: !		
	02/12/2004 JBALINAN 00000043 09/51341	110.00 UP
	02/12/2004 JBAI	01 FC:1814

* * I Armii	nal Disclaimer To Obviate A	Double	Docket No.
1 VID 0 0 0 0 0 0 0 0 0 0	ting Rejection Over A Prior	· 11	41890-01280
2. 8			
KATHANDER Smith of all	•		
Hampden-Smith et al.			
Serial No.	Filing Date	Examiner	Group Art Unit
09/751,341 	December 29, 2000	Carol M. Koslow	1755
Invention:		•	
CATHODOLUMINESC	CENT PHPOSPHOR POWDERS,	METHODS FOR MAKING PH	HOSPHOR POWDERS AND
DEVICES INCORPORA	ATING SAME	·	
			·
Owner of Record:		•	
Superior MicroPowders	, LLC		
•			
,	TO THE COMMISS	<u>IONER FOR PATENTS:</u>	
The chave identi			
	fied owner of record of a 100 m	percent interest in the instant app	dication hereby disclaims, except a
provided below the termin	fied owner of record of a 100 p	percent interest in the instant app	olication hereby disclaims, except a olication, which would extend beyon
provided below, the termin	nal part of the statutory term of any	patent granted on the instant app	olication, which would extend beyon
provided below, the terming the expiration date of the	nal part of the statutory term of any leading the full statutory term defined in 35 U	patent granted on the instant app J.S.C. 154 to 156 and 1 73 , as p	olication, which would extend beyon presently shortened by any termina
provided below, the terming the expiration date of the disclaimer, of prior Patent	nal part of the statutory term of any perfull statutory term defined in 35 UNO. 6,153,123 . The owner hereb	patent granted on the instant app J.S.C. 154 to 156 and 173, as p by agrees that any patent so grap	olication, which would extend beyon bresently shortened by any terminated on the instant application shall be
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and of the provided the provide	nal part of the statutory term of any $ $ e full statutory term defined in 35 UNo. 6,153,123 . The owner hereburing such period that it and the prior	patent granted on the instant app J.S.C. 154 to 156 and 173, as p by agrees that any patent so train or patent are commonly common.	blication, which would extend beyon presently shortened by any terminated on the instant application shall be The agreement runs with any pater
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organited on the instant app	nal part of the statutory term of any perfull statutory term defined in 35 UNO. 6,153,123 . The owner hereburing such period that it and the priodication and is binding upon the grant	patent granted on the instant app J.S.C. 154 to 156 and 173 as p by agrees that any patent so yran or patent are commonly chined. tee, its successors and or assigns	olication, which would extend beyon oresently shortened by any terminated on the instant application shall be The agreement runs with any pater
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organited on the instant app	nal part of the statutory term of any perfull statutory term defined in 35 UNO. 6,153,123 . The owner hereburing such period that it and the priodication and is binding upon the grant	patent granted on the instant app J.S.C. 154 to 156 and 173 as p by agrees that any patent so yran or patent are commonly chined. tee, its successors and or assigns	olication, which would extend beyon oresently shortened by any terminated on the instant application shall be The agreement runs with any pater
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appointment of the application that would extend the explication that would extend the explication that would extend the explication that would extend the extended that the e	nal part of the statutory term of any per full statutory term defined in 35 U. No. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does not to the expiration date of the full state.	patent granted on the instant app J.S.C. 154 to 156 and 173 as p by agrees that any patent so gran or patent are commonly by med. ee, its successors and or assigns of disclaim the tempinal part of	plication, which would extend beyon presently shortened by any terminated on the instant application shall be the agreement runs with any pater any pater on the instant S.C. 254 to 156 and 173 of the prices.
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and or granted on the instant appoint in making the application that would extend as presently shorted.	nal part of the statutory term of any perfull statutory term defined in 35 U. No. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does not end to the expiration date of the full sened by any terminal disclaimer, in the	patent granted on the instant app J.S.C. 154 to 156 and 173 as possible by agrees that any patent so granter proper patent are commonly commonly tee, its successors and or assigns of disclaim the tempinal part of statutory term as defined in 35 U. e event that it later expires for tail	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any paterit granted on the instance of the pricate of the pr
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint in making the application that would extend the patent, as presently shorte unenforceable, is found in	nal part of the statutory term of any perfull statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdict	patent granted on the instant app J.S.C. 154 to 156 and 173 as possible of patent are commonly of the common of the commo	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any patern of the instant s.C. 154 to 155 and 173 of the prior to pay a maintenance fee, is held or terminally disclaimed under 3
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint in making the application that would extend the patent, as presently shorted unenforceable, is found in C.F.R. 1.321, has all classical disclaims of the expiration of the control of the control of the expiration of the control of the expiration of t	nal part of the statutory term of any perfull statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdictaims cancelled by a reexamination.	patent granted on the instant app J.S.C. 154 to 156 and 175 as p by agrees that any patent so train or patent are commonly by medi- dee, its successors and or assigns not disclaim the tempinal part of statutory term as defined in 35 U. e event that it later expires for fail tion, is statutorily disclaimed in who certificate, is reissued, or is in	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any patern of the instant s.C. 154 to 155 and 173 of the prior to pay a maintenance fee, is held or terminally disclaimed under 3
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint in making the application that would extend the patent, as presently shorted unenforceable, is found in C.F.R. 1.321, has all classical disclaims of the expiration of the control of the expiration of the expiratio	nal part of the statutory term of any perfull statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdict	patent granted on the instant app J.S.C. 154 to 156 and 175 as p by agrees that any patent so train or patent are commonly by medi- dee, its successors and or assigns not disclaim the tempinal part of statutory term as defined in 35 U. e event that it later expires for fail tion, is statutorily disclaimed in who certificate, is reissued, or is in	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any patern of the instant s.C. 154 to 155 and 173 of the prior to pay a maintenance fee, is held or terminally disclaimed under 3
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint of the instant of its found in C.F.R. 1.321, has all claim of its full statuto	nal part of the statutory term of any perfull statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdictaims cancelled by a reexamination.	patent granted on the instant app J.S.C. 154 to 156 and 175 as p by agrees that any patent so train or patent are commonly by medi- dee, its successors and or assigns not disclaim the tempinal part of statutory term as defined in 35 U. e event that it later expires for fail tion, is statutorily disclaimed in who certificate, is reissued, or is in	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any patern of the instant s.C. 154 to 155 and 173 of the prior to pay a maintenance fee, is held or terminally disclaimed under 3
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint of the instant of t	nal part of the statutory term of any perfull statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdictions cancelled by a reexamination but term as presently shortened by an at 1 or 2 below, if appropriate.	patent granted on the instant app J.S.C. 154 to 156 and 175 as possible as part of patent are commonly of medi- present are commonly of medi- present are commonly of medi- present as a signs of the part of	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any paters of the prior to pay a majortenance fee, is held or terminally disclaimed under a any majorier to the
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and or granted on the instant appoint of the instant of the instant of the instant of its found in the instant of its full statute of the instant	nal part of the statutory term of any per full statutory term defined in 35 U. No. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdictions cancelled by a reexamination but term as presently shortened by an	patent granted on the instant app J.S.C. 154 to 156 and 173 as possible as part of patent are commonly comed. The tree, its successors and or assigns of disclaim the temperal part of statutory term as defined in 35 U are event that it later expires for fail tion, is statutorily disclaimed in whose certificate, is reissued, or is in y terminal disclaimer.	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any paters of the prior to pay a majortenance fee, is held or terminally disclaimed under a any majorier to the
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and or granted on the instant appoint of the instant of	nal part of the statutory term of any per full statutory term defined in 35 U. No. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdict hims cancelled by a reexamination bury term as presently shortened by an at 1 or 2 below, if appropriate.	patent granted on the instant app J.S.C. 154 to 156 and 173 as p by agrees that any patent of patent are commonly of the dis- gree, its successors and or assigns not disclaim the teorinal part of statutory term as defined in 35 U e event that it later expires for fail tion, is statutorily disclaimed in whice certificate, is reissued, or is in y terminal disclaimer.	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater. Any paterit granted on the instant s.C. 154 to 155 and 173 of the prior to pay a maintenance fee, is herefold or terminated under 3 any maintenance prior to the stantage terminated prior
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint of the instant of its full statute. The instant of the instant of the instant of the instant of its full statute. The instant of the inst	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdict aims cancelled by a reexamination bury term as presently shortened by an at 1 or 2 below, if appropriate. To be be a full statements made herein of methods and that all statements made herein of methods.	patent granted on the instant approximate to 156 and 175 as poy agrees that any patent so trained patent are commonly co	plication, which would extend beyond presently shortened by any terminated on the instant application shall be the agreement runs with any pater. Any patent granted on the instant s.C. 154 to 155 and 173 of the prior to pay a maintenance fee, is he to be terminated under 3 any manner terminated prior to the estate of the the est
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint of the instant of t	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdict aims cancelled by a reexamination any term as presently shortened by an at 1 or 2 below, if appropriate. To note that all statements made herein of me be true; and further that these states.	patent granted on the instant app J.S.C. 154 to 156 and 175 as possible as the patent are commonly of the com	plication, which would extend beyond presently shortened by any terminated on the instant application shall be the agreement runs with any pater. Any patent granted on the instant s.C. 154 to 155 and 173 of the prior to pay a maintenance fee, is he told or terminally disclaimed under 3 any maintenance prior to the extension of the prior to the stantant prior to the stant
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant apport of the instant of th	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdict aims cancelled by a reexamination bury term as presently shortened by an at 1 or 2 below, if appropriate. To be be a full statements made herein of methods and that all statements made herein of methods.	patent granted on the instant apple. S.C. 154 to 156 and 175 as poy agrees that any patent so trainer patent are commonly of the commonly of t	plication, which would extend beyond presently shortened by any terminated on the instant application shall be the agreement runs with any pater. Any patent granted on the instant s.C. 254 to 155 and 173 of the prior to pay a majortenance fee, is held for terminally disclaimed under 3 any majore the prior to the statement and prior to the statement and all statements made on informatic edge that willful false statements ar 8 of the United States Code and the
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint of the instant of the instant of the instant of its found in the instant of its full statutor of its full	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdictions cancelled by a reexamination but term as presently shortened by an at 1 or 2 below, if appropriate. To no behalf of an organization (e.g., do not not not not not not not not not no	patent granted on the instant apple. S.C. 154 to 156 and 175 as poy agrees that any patent so trainer patent are commonly of the commonly of t	plication, which would extend beyond presently shortened by any terminated on the instant application shall be the agreement runs with any pater. Any patent granted on the instant s.C. 254 to 155 and 173 of the prior to pay a majortenance fee, is held for terminally disclaimed under 3 any majore the prior to the statement and prior to the statement and all statements made on informatic edge that willful false statements ar 8 of the United States Code and the
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint of the instant of the instant of the instant of its found in the instant of its full statutor of its full	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdict aims cancelled by a reexamination but term as presently shortened by an at 1 or 2 below, if appropriate. To note that all statements made herein of me be true; and further that these states shable by fine or imprisonment, or both the content of the properties.	patent granted on the instant apple. S.C. 154 to 156 and 175 as poy agrees that any patent so trainer patent are commonly of the commonly of t	plication, which would extend beyond presently shortened by any terminated on the instant application shall be the agreement runs with any pater. Any patent granted on the instant s.C. 254 to 155 and 173 of the prior to pay a majortenance fee, is held for terminally disclaimed under 3 any majore the prior to the statement and prior to the statement and all statements made on informatic edge that willful false statements ar 8 of the United States Code and the
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint of the instant of the instant of the instant of its found in the instant of its full statutor of its full	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdictions cancelled by a reexamination but term as presently shortened by an at 1 or 2 below, if appropriate. To no behalf of an organization (e.g., do not not not not not not not not not no	patent granted on the instant apple. S.C. 154 to 156 and 175 as poy agrees that any patent so draw or patent are commonly different assigns of disclaim the tempinal part of statutory term as defined in 35 U. e event that it later expires for the certificate, is reissued, or is in y terminal disclaimer. The corporation, partnership, university own knowledge are true and the ments were made with the knowledth, under Section 1001 of Title 1 application or any patent issued the	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any pater of the prior to pay a majortenance fee, is held on the instant of the prior to pay a majortenance fee, is held or terminated disclaimed under 3 any majore terminated prior to the sity, government agency, etc.), the stall statements made on information and the ledge that willful false statements are 8 of the United States Code and the lereon.
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant appoint of the instant of the instant of the instant of its found in the instant of its full statutor of its full	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdictions cancelled by a reexamination but term as presently shortened by an at 1 or 2 below, if appropriate. To no behalf of an organization (e.g., do not not not not not not not not not no	patent granted on the instant apple. S.C. 154 to 156 and 175 as poy agrees that any patent so trainer patent are commonly of the commonly of t	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any pater of the prior to pay a majortenance fee, is held on the instant of the prior to pay a majortenance fee, is held or terminated disclaimed under 3 any majore terminated prior to the sity, government agency, etc.), the stall statements made on information and the ledge that willful false statements are 8 of the United States Code and the lereon.
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant apport of the instant of the insta	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdict aims cancelled by a reexamination by term as presently shortened by an at 1 or 2 below, if appropriate. Son behalf of an organization (e.g., do to act on behalf of the organization, that all statements made herein of most be true; and further that these states shable by fine or imprisonment, or both smay jeopardize the validity of the action. Signature	patent granted on the instant apple. S.C. 154 to 156 and 175 as poy agrees that any patent so draw or patent are commonly different assigns of disclaim the tempinal part of statutory term as defined in 35 U. e event that it later expires for the certificate, is reissued, or is in y terminal disclaimer. The corporation, partnership, university own knowledge are true and the ments were made with the knowledth, under Section 1001 of Title 1 application or any patent issued the	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any pater of the prior to pay a majortenance fee, is held on the instant of the prior to pay a majortenance fee, is held or terminated disclaimed under 3 any majore terminated prior to the sity, government agency, etc.), the stall statements made on information and the ledge that willful false statements are 8 of the United States Code and the lereon.
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant apport of the instant of th	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdictions cancelled by a reexamination but term as presently shortened by an at 1 or 2 below, if appropriate. Son behalf of an organization (e.g., d to act on behalf of the organization, that all statements made herein of more bettue; and further that these states shable by fine or imprisonment, or but the smay jeopardize the validity of the action. Signature avid F. Dockery ed or Printed Name	patent granted on the instant apple. S.C. 154 to 156 and 175 as poy agrees that any patent so trainer patent are commonly direct. The patent are commonly disclaimed and the patent are true and the patent are made with the knowled the patent are made with the knowled the patent are made with the knowled the patent are patent	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any pater of the prior to pay a majortenance fee, is held on the instant of the prior to pay a majortenance fee, is held or terminated disclaimed under 3 any majore terminated prior to the sity, government agency, etc.), the stall statements made on information and the ledge that willful false statements are 8 of the United States Code and the lereon.
provided below, the terming the expiration date of the disclaimer, of prior Patent enforceable only for and organized on the instant apportune of the instant apportune of the instant apportune of the instant apportune of the instant would extend the instant of the instant of the instant apportune of the instant of the i	nal part of the statutory term of any per full statutory term defined in 35 UNO. 6,153,123. The owner hereburing such period that it and the priodication and is binding upon the grant above disclaimer, the owner does need to the expiration date of the full sened by any terminal disclaimer, in the valid by a court of competent jurisdictions cancelled by a reexamination by term as presently shortened by an at 1 or 2 below, if appropriate. So on behalf of an organization (e.g., do to act on behalf of the organization, that all statements made herein of most be true; and further that these states shable by fine or imprisonment, or both smay jeopardize the validity of the action. Signature avid F. Dockery	patent granted on the instant apple. S.C. 154 to 156 and 175 as poy agrees that any patent so trainer patent are commonly different as of patent are commonly different as designs of disclaim the tempinal part of statutory term as defined in 35 U. e event that it later expires for failtion, is statutorily disclaimed in whom certificate, is reissued, or is in y terminal disclaimer. The corporation partnership, university own knowledge are true and the ments were made with the knowledge the under Section 1001 of Title 1 application or any patent issued the ded. Dated: Fal. 4, 200	plication, which would extend beyond presently shortened by any terminated on the instant application shall be agreement runs with any pater any pater of the prior to pay a majortenance fee, is held on the instant of the prior to pay a majortenance fee, is held or terminated disclaimed under 3 any majore terminated prior to the sity, government agency, etc.), the stall statements made on information and the ledge that willful false statements are 8 of the United States Code and the lereon.

PE VC	φ σ _φ		
1 2 20 El	Double Patent	Docket No. 41890-01280	
Hampden-Smith et al.			
Serial No.	Filing Date	Examiner	Group Art Unit
09/751,341	December 29, 2000	Carol M. Koslow	1755
. Invention: CATHODOLUMINESCI DEVICES INCORPORA Owner of Record: Superior MicroPowders,	TING SAME	METHODS FOR MAKING PHO	SPHOR POWDERS AND
provided below, the termin	ed owner of record of a 100 p al part of the statutory term of any f full statutory term defined in 35 U	percent interest in the instant application patent granted on the instant application. J.S.C. 154 to 156 and 173, as prespy agrees that any patent so granted	ation, which would extend beyond sently shortened by any terminal
enforceable only for and digranted on the instant appliance on the instant application that would exterm patent, as presently shorter unenforceable, is found inv	uring such period that it and the prior cation and is binding upon the grant rove disclaimer, the owner does not to the expiration date of the full shed by any terminal disclaimer, in the alid by a court of competent jurisdict	or patent are commonly owned. This	s agreement runs with any patent y patent granted on the instant c. 154 to 156 and 173 of the prior to pay a maintenance fee, is held or terminally disclaimed under 37

expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate.

1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2.	The undersigned is an attorney of record.			
	Signature	Dated:	Feb. 4, 2004	
	David F. Dockery			
	Typed or Printed Name			
	Terminal disclaimer fee under 37 C.F.R. 1.20(d) included.			
	PTO suggested wording for terminal disclaimer was unchanged.			
	Certification under 37 C.F.R. 3.73(b) is required if termi	inal disclaime	er is signed by the assignee.	